

R E M A R K S

Careful review and examination of the subject application are noted and appreciated.

SUPPORT FOR THE CLAIM AMENDMENTS

Support for the amendments to the claims can found in the specification as originally filed, for example on page 13, lines 1-4 and page 13, lines 17-22.

CLAIM REJECTIONS UNDER 35 U.S.C. §103

The rejection of claims 32-48 and 50-53 under 35 U.S.C. §103(a) as being unpatentable over Tacklind et al. (U.S. Pat. No. 5,704,366) in view of Dormond et al. (U.S. Pat. No. 4,839,822) has been obviated by amendment and should be withdrawn.

Tacklind teaches a system for monitoring and reporting medical measurements (Title). Dormond teaches a computer system and method for suggesting treatments for physical trauma (Title).

In contrast, claim 1 of the present invention provides a system for displaying personal health information comprising a server, a software program, and a display. The server may be coupled to one or more databases containing (i) health information, (ii) other information from a health provider and (iii) other inputs relevant to an individual. The software program may be configured to process data from the databases to generate a

personalized health model by combining personalized data from the databases with a generalized model. The display may be coupled (i) to a multimedia processor and (ii) to the server over a network. The display also (i) presents personalized health information in the form of a body image corresponding to a plurality of body parts of a person, (ii) highlights one of the body parts when an image section corresponding to the body part has information to be displayed, and (iii) displays current and historical conditions for the body part in response to activating the image section. Claim 53 provides similar limitations. The references alone or in combination do not teach these limitations.

In particular, Tacklind does not show a display that highlights one of the body parts when an image section corresponding to the body part has information to be displayed, as presently claimed. Tacklind also does not show a display that displays current and historical conditions for the body part in response to activating the image section, as presently claimed. Dormond does not cure the deficiencies of Tacklind. The references, alone or combination, do not show a display that (i) highlights one of the body parts when an image section corresponding to the body part has information to be displayed and (ii) displays current and historical conditions for the body part in response to activating the image section, as presently claimed.

Therefore, claims 32 and 53 are fully patentable over the cited references.

Claims 33-48 and 50-52 depend, either directly or indirectly, from claim 1 which is believed to be allowable.

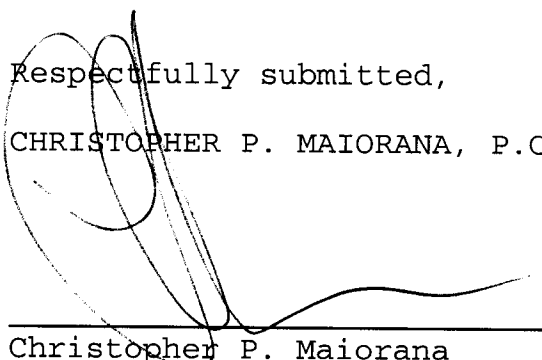
As such, the presently claimed invention is fully patentable over the cited references and the rejection should be withdrawn.

Accordingly, the present application is in condition for allowance. Early and favorable action by the Examiner is respectfully solicited.

The Examiner is respectfully invited to call the Applicant's representative at 586-498-0670 should it be deemed beneficial to further advance prosecution of the application.

If any additional fees are due, please charge Deposit Account No. 50-0541.

Respectfully submitted,
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